## UNITED STATES DISTRICT COURT

	-	****	DISTRICT OF_	NEVADA		
	NCH BANKING T COMPANY,	AND				
	Plaintif	f,	JUDGME	NT IN A CIVIL	CASE	
	v.		CASE NUM	BER: 2:12-cv-017	736-LRH-CWH	
	LE CREEK PLA LLC, et al.,	λZA				
	Defenda	ant(s).				
_	•	This action cames rendered its ve		or a trial by jury. T	The issues have been tried	
_	<b>Decision by Court.</b> This action came to trial or hearing before the Court. The issues have been tried or heard and a decision has been rendered.					
<u>X</u>	<b>Decision by Court.</b> This action came to be considered before the Court. The issues have been considered and a decision has been rendered.					
Branci individudi individudi amour	12) is granted.  IT IS FURTH  h Banking and T  dually and as true  dually and as true	ER ORDERED rust Company are stee of the Y&T stee of the Noam 2. An award of 1	that an award of at nd against defendan Iny Family Trust da n Schwartz Trust dan non-taxable costs is	torney's fees is ent ts Pebble Creek Plated June 8, 1994; I ted August 19, 199	erney's fees and costs (EC) ered in favor of Plaintiff aza Pad LLC; Yoel Iny Noam Schwartz 19; and DMSI LLC in the for of Plaintiff and against	
	February 8, 201	17		<b>DEBRA</b>	K. KEMPI	

/s/ K. Rusin Deputy Clerk

Clerk